

DOINGS IN THE
SUPREME COURTReverse Decision Rendered
in San Juan Railway
Roadbed Case.

TRIAL OF METZ-TIERNEY CASE

The supreme court continued its session at 10 o'clock yesterday morning, in the chambers in the capitol building, Santa Fe.

The following business was transacted.

Case No. 1093, entitled Florence P. Johnson, adm'r. appellee, vs. Roman L. Baca, et al. appellants; affirmed and remanded for further proceedings. McMillan attorney for appellee, and Renshaw attorney for appellants.

Case No. 1095, entitled the Colorado & Arizona railroad company, of New Mexico, appellant, vs. the Denver & Rio Grande Railroad company, appellee; reversed and remanded for further proceedings. Ritter, Buchanan, Renshaw, Catron and Gortner, and Ferguson, attorneys for appellant, and Wolcott, Vail and Waterman, McClosky, Abbott and Abbott, attorneys for appellee. This is the case in which the appellant alleges that the appellee usurped its right of way which it claimed on the grounds of prior session, previous survey and by agreements and contracts entered into with the owners of said land. The right of way in question lies in San Juan county from the Colorado state line to Farmington, a distance of twenty-eight miles. The appellant alleges that the Denver & Rio Grande Railroad company built its line in such a manner as to cross and recross this right of way at least eight times in the twenty-eight miles, thus rendering it useless to appellant. The appellee denies this, and asserts that the appellee constructed its tracks so that instead of crossing, the occupied the right of way of the appellant for 1,900 feet. The case was in appeal from the first judicial district court of San Juan county, where the Colorado & Arizona Railroad company had petitioned for an injunction to restrain the Denver & Rio Grande from occupying said roadbed. The case was dismissed by the district court and final judgment on the merits was rendered to the appellee because plaintiff had not a sufficient remedy at law and that therefore no case in equity would lie. Despite the appeal to the supreme court, the appellee continued to construct and complete its line from Durango, Colorado, to Farmington, giving bond to cover damages to appellant in case the appellee should win its contention in the higher court.

Case No. 1108, entitled Andres Candelaria, an infant, by Andres Candelaria, his natural guardian, appellant, vs. Epimeno A. Miera, appellee; decision of lower court affirmed. Burkhardt attorney for appellee and Chaves attorney for appellant.

Case No. 1109, entitled Paula Candelaria, an infant, by Andres Candelaria, her natural and statutory guardian, appellant, vs. Epimeno A. Miera, appellee; decision of the lower court affirmed. Burkhardt attorney for appellee and Chaves attorney for appellant.

Case No. 1110, entitled Nick Metz, appellant, vs. Martin S. Tierney, appellee; decision of the lower court affirmed. Adams attorney for appellant and Wilkerson and Burkhardt attorneys for appellee.

Case No. 1127, entitled the Territory of New Mexico, appellant, vs. John Mills, et al. appellees; submitted on briefs. Priehard and Harvey attorneys for appellant and Gatewood attorney for appellee.

Court then adjourned until 10 o'clock this morning.

WAS TREMENTINA FIRE
TO COVER GREAT CRIME?

Sheriff Cleofe Romero has returned to Las Vegas from Trementina, where he went out of curiosity to find out whether the fire there recently, which burned an entire family, was of incendiary origin. He came to the conclusion that it was, as an eye witness stated that the fire started in the front of the building, and that it was fully thirty minutes before the fire took hold of the rear part in which the members of the family were murdered and then the building was fired to hide the crime.

BOY DIES FROM INJURIES
RECEIVED BY WAGON.

Santiago Perea, a native boy, 11 years of age, was run over by a heavy freight wagon in Silver City last Saturday, and died a few hours later from the injuries of the accident. The exact manner in which the boy was injured is not known and never will be, as no one saw the accident, and as the driver did not know of it until a few hours after it happened.

IN MATCHTOWN.

Fortunately No Faith Was Required, For She Had None.

"I had no faith whatever, but on the advice of a lady, a gentleman who spoke from experience, I began to use Grape Nuts about two years ago," writes an Ohio woman living in Barberton, who says she is 40, is known to be fair, and admits that she is growing plump on the new diet.

COTTON GROWS ALL
RIGHT NEAR ALAMOGORDO.

A well known cotton man from Indian Territory made the following statement in El Paso:

"I think every foot of the mesa land north of here, between here and Alamogordo, could produce good cotton. There is a strip of land 100 miles long by 50 miles wide, which can be settled by homesteaders, and which should produce a good crop of cotton. We get no more rain in Oklahoma in the section I speak of than you get down here; in fact, you had more rain here last year than we had up there and the season should therefore be favorable. Cotton, as I understand it, does not require so very much moisture."

THREE MEXICANS INJURED
IN GLOBE MINE.

A serious accident occurred on the third level of the Old Dominion mine at Globe, the other morning, says a dispatch from Globe. Four men, all Italians, whose names could not be learned, were at work on this level, one of them a machine man, and two hammers, the fourth being at work with a pick, which caused an explosion in a missed hole. The man whose pick did the damage, escaped unscathed, though he was near to the danger. One of the injured men

had both eyes destroyed and innumerable bits of rock of various sizes were blown into his face and body. It is feared he will not survive. Another had several ribs broken, and was otherwise badly lacerated and punctured by the flying pieces of rock. The third was badly cut about the face and body, and a piece of rock nearly two inches in diameter entered the front of the left thigh and passed almost through the limb, as if it were a bullet. Drs. Holt, Kennedy and Sturgeon spent nearly three hours in attendance upon the injured men, and say that they have rarely seen so many wounds inflicted upon a victim of similar explosions.

Frightfully Burned.

Chas. W. Moore, a machinist, of Ford City, Pa., had his hand frightfully burned in an electrical furnace. He applied Bucklen's Arnica Salve with the usual result: "a quick and perfect cure." Greatest healer on earth for Burns, Wounds, Sores, Eczema and Piles. 25c at all druggists.

This Day in History.

Feb. 1, 1673.—Harvard won the big foot ball game.

Feb. 1, 1813.—Wealthy New Yorker refused to pay money to keep his name out of the paper.

Feb. 1, 1793.—Well known sobriety, former society leader, stopped runaway horse and saved three children from death. Later in the day jumped off her steam yacht and saved a sailor from drowning.

TERRITORIAL TOPICS

CHARLES WARD WILL
GO TO LOS ANGELES.

Charles Ward gave a very enjoyable party last evening at his home at the corner of Eighth and Tilden streets, to twelve of his gentlemen friends. The evening was spent at cards and in singing and an excellent supper was served. Mr. Ward will leave in a few days for Los Angeles, where he has an excellent position.—Las Vegas Optic.

Itching Piles.

If you are acquainted with anyone who is troubled with this distressing ailment, you can do him no greater favor than to tell him to try Chamberlain's Salve. It gives instant relief. This salve also cures sore nipples, tetter and salt rheum. Price 25 cents. For sale by all druggists.

NO CHINAMEN ARE
IN SANTA FE NOW.

Santa Fe has not a single Chinaman in its limits. Just at this season of the year the Orientals have their new year and celebrate by feasting, fire works, forgiving enemies and paying debts. In making an effort to find such a celebration, the absence of the yellow man was noted.

It is safe to say that few cities of Santa Fe's size in the United States, and especially in the west, are without a Chinese inhabitant.

One Minute Cough Cure contains not an atom of any harmful drugs, and it has been curing coughs, colds, croup and whooping cough so long that it has proven itself to be a tried and true friend to the many who use it. No need to fear of your child choking from croup with One Minute Cough Cure handy. Sold by all druggists.

OLD UNION SOLDIER
DIES AT HIS HOME.

Dionicio Lobato, an ex-Union soldier, died yesterday at his home on Buena Vista Heights of old age and general debility, says the New Mexican.

He was a member of Captain Holt's company of the First regiment of New Mexico volunteers.

Commander of the Grand Army of the Republic Victory, requested members of the association to be present at the funeral, which took place at Santa Fe this afternoon.

Luckiest Man in Arkansas.

"I am the luckiest man in Arkansas," writes H. L. Stanley, of Bruno, "since the restoration of my wife's health after five years of continuous coughing and bleeding from the lungs; and I owe my good fortune to the world's greatest medicine, Dr. King's New Discovery for Consumption, which I know from experience will cure consumption if taken in time. My wife improved with the first bottle and twelve bottles completed the cure." Cures the worst coughs and colds or money refunded. At all druggists. 50c and \$1.00. Trial bottle free.

ANOTHER AUTOMOBILE
LINE IS STARTED.

E. C. Sperry has an automobile line running regularly between Raton and Dawson, says the Raton Range.

This makes pleasure of the bereaved long trip round about to Dawson by rail. Mr. Sperry recently took five passengers and a lot of luggage to Dawson in an incredibly short space of time. Some of his passengers had made the trip both by wagon and by rail and were delighted with the new way of making the trip.

Mr. and Mrs. J. B. Dawson went over a short time ago in Mr. Sperry's two car in one hour and forty-five minutes and the return trip in two hours.

COTTON GROWS ALL
RIGHT NEAR ALAMOGORDO.

A well known cotton man from Indian Territory made the following statement in El Paso:

"I think every foot of the mesa land north of here, between here and Alamogordo, could produce good cotton. There is a strip of land 100 miles long by 50 miles wide, which can be settled by homesteaders, and which should produce a good crop of cotton. We get no more rain in Oklahoma in the section I speak of than you get down here; in fact, you had more rain here last year than we had up there and the season should therefore be favorable. Cotton, as I understand it, does not require so very much moisture."

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holders of first options on lots in the New Grant Tract will have to make good between

8 O'Clock Tomorrow Morning

9 O'Clock Tomorrow Evening

otherwise holders of second options will have preference between the same hours February 2nd. Owners of lots on both sides of this tract are asking \$225 per inside lot. D. B. K. SELLERS, Agent.

NOTICE FOR PUBLICATION.

(Small Holding Claim No. 1076.)
Department of the Interior, United States Land Office, Santa Fe, N. M., Dec. 29, 1905.

Notice is hereby given that the following named claimant has filed notice of his intention to make final proof in support of his claim under sections 16 and 17 of the act of March 3, 1891 (26 Stats., 854), as amended by the act of February 21, 1893 (27 Stats., 470), and that said proof will be made before the United States court commissioner at Albuquerque, N. M., on the 8th day of February, 1906, viz: Trinidad Jaramillo y Maxwell, for the Small Holding Claim No. 1076, in Secs. 9 and 10, T. 6 N., R. 2 E.

He names the following witnesses to prove his actual continuous adverse possession of said tract for twenty years next preceding the survey of the township, viz: Leopoldo Jaramillo, of Tome, N. M.; Pedro Gallegos, of Tome, N. M.; Jose Aragon y Bernal, of Tome, N. M.; Manuel Salazar y Otero, of Albuquerque, N. M.

Any person who desires to protest against the allowance of said proof, or who knows of any substantial reason under the laws and regulations of the interior department why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

MANUEL R. OTERO, Register.

NOTICE FOR PUBLICATION.

(Small Holding Claim No. 569.)
Department of the Interior, United States Land Office, Santa Fe, N. M., Dec. 28, 1905.

Notice is hereby given that the following named claimant has filed notice of his intention to make final proof in support of his claim under sections 16 and 17 of the act of March 3, 1891 (26 Stats., 854), as amended by the act of February 21, 1893 (27 Stats., 470), and that said proof will be made before the United States court commissioner at Albuquerque, N. M., on the 7th day of February, 1906, viz: Jesus Garcia, for the Small Holding Claim No. 569, in Secs. 24, 25 and 26, T. 7 N., R. 2 E.

He names the following witnesses to prove his actual continuous adverse possession of said tract for twenty years next preceding the survey of the township, viz: Benito Armijo, of Valencia, N. M.; Juan Apodaca, of Valencia, N. M.; Silvestre Martinez, of Valencia, N. M.; Gregorio Aragon, of Valencia, N. M.

Any person who desires to protest against the allowance of said proof, or who knows of any substantial reason under the laws and regulations of the interior department why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

MANUEL R. OTERO, Register.

NOTICE FOR PUBLICATION.

(Small Holding Claim No. 323.)
Department of the Interior, United States Land Office, Santa Fe, N. M., January 3, 1906.

Notice is hereby given that the following named claimant has filed notice of his intention to make final proof in support of his claim under sections 16 and 17 of the act of March 3, 1891 (26 Stats., 854), as amended by the act of February 21, 1893 (27 Stats., 470), and that said proof will be made before the United States court commissioner at San Rafael, N. M., on the 10th day of February, 1906, viz: Manuel Chavez y Turrieta, of Bernalillo county, New Mexico, for the lot 4, of the southeast quarter of the southwest quarter of section 19, township 10 north, range 3 east.

He names the following witnesses to prove his actual continuous residence upon and cultivation of said land, viz: Gregorio Apodaca y Candelaria, of Albuquerque, New Mexico; Francisco Griego, of Albuquerque, New Mexico; Manuel Antonio Pena, of Pajarito, New Mexico; Ramon Lopez, of Albuquerque, New Mexico.

MANUEL R. OTERO, Register.

NOTICE FOR PUBLICATION.

(Homestead Entry No. 6048.)
Department of the Interior, Land Office at Santa Fe, New Mexico, January 30, 1906.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the probate clerk at Albuquerque, New Mexico, on March 6, 1906, viz: Manuel Chavez y Turrieta, of Bernalillo county, New Mexico, for the lot 4, of the southeast quarter of the southwest quarter of section 19, township 10 north, range 3 east.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: James R. Bingham, John W. Barnett, Manuel Lopez and J. A. Cantrell, all of Albuquerque, New Mexico.

MANUEL R. OTERO, Register.

NOTICE FOR PUBLICATION.

(Homestead Entry No. 5887.)
Department of the Interior, Land Office at Santa Fe, New Mexico, January 30, 1906.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the probate clerk at Albuquerque, New Mexico, on March 6, 1906, viz: John A. Sweeney, of Bernalillo county, New Mexico, for the lot 7 fraction of the southeast quarter of the southeast quarter of lot 6, and lot 1, section 1, township 8 north, range 2 east.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: James R. Bingham, John W. Barnett, Manuel Lopez and J. A. Cantrell, all of Albuquerque, New Mexico.

MANUEL R. OTERO, Register.

NOTICE FOR PUBLICATION.

(Small Holding Claim No. 445.)
Department of the Interior, United States Land Office, Santa Fe, N. M., January 3, 1906.

Notice is hereby given that the following named claimant has filed notice of his intention to make final proof in support of his claim under sections 16 and 17 of the act of March 3, 1891 (26 Stats., 854), as amended by the act of February 21, 1893 (27 Stats., 470), and that said proof will be made before the United States court commissioner at Albuquerque, N. M., on the 15th day of February, 1906, viz: Beatrice C. de Sanchez, widow of Jesus H. Sanchez, deceased, for the S. H. C. No. 445, situated in Sec. 25, T. 7 N., R. 2 E., and Sec. 30, T. 7 N., R. 2 E.

He names the following witnesses to prove his actual continuous adverse possession of said tract for twenty years next preceding the survey of the township, viz: Mariano Pera, of Valencia, N. M.; Jose C. Chavez, of Valencia, N. M.; Miguel Silva, of Valencia, N. M.

Any person who desires to protest against the allowance of said proof, or who knows of any substantial reason under the laws and regulations of the interior department why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

MANUEL R. OTERO, Register.

NOTICE FOR PUBLICATION.

(Small Holding Claim No. 661.)
Department of the Interior, United States Land Office, Santa Fe, N. M., Dec. 28, 1905.

Notice is hereby given that the following named claimant has filed notice of his intention to make final proof in support of his claim under sections 16 and 17 of the act of March 3, 1891 (26 Stats., 854), as amended by the act of February 21, 1893 (27 Stats., 470), and that said proof will be made before the U. S. Court Commissioner at Albuquerque, N. M., on the 7th day of February, 1906, viz: Pedro Gallegos y Gonzales, for the small holding claim No. 661 in Secs. 3, 10 and 11, T. 6 N., R. 2 E.

He names the following witnesses to prove his actual continuous adverse possession of said tract for twenty years next preceding the survey of the township, viz: Jose Aragon y Bernal, of Tome, N. M.; Francisco Torres, of Tome, N. M.; Manuel Gallegos, of Tome, N. M.; Bernardo Gallegos, of Tome, N. M.

Any person who desires to protest against the allowance of said proof, or who knows of any substantial reason under the laws and regulations of the interior department why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

MANUEL R. OTERO, Register.

NOTICE FOR PUBLICATION.

(Small Holding Claim No. 662.)
Department of the Interior, United States Land Office, Santa Fe, N. M., January 3, 1906.

Notice is hereby given that the following named claimant has filed notice of his intention to make final proof in support of his claim under sections 16 and 17 of the act of March 3, 1891 (26 Stats., 854), as amended by the act of February 21, 1893 (27 Stats., 470), and that said proof will be made before the United States court commissioner at Albuquerque, N. M., on the 15th day of February, 1906, viz: Federico Sanchez y Montoya, for the Small Holding Claim No. 662, situated in Sec. 24, T. 7 N., R. 2 E.

He names the following witnesses to prove his actual continuous adverse possession of said tract for twenty years next preceding the survey of the township, viz: Meliton S. Otero, of Peralta, N. M.; Juan Apodaca, of Valencia, N. M.; Benito Armijo, of Valencia, N. M.; Estanislao Garley, of Peralta, N. M.

Any person who desires to protest against the allowance of said proof, or who knows of any substantial reason under the laws and regulations of the interior department why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

MANUEL R. OTERO, Register.

NOTICE FOR PUBLICATION.

(Small Holding Claim No. 700.)
Department of the Interior, United States Land Office, Santa Fe, N. M., Dec. 28, 1905.

Notice is hereby given that the following named claimant has filed notice of his intention to make final proof in support of his claim under sections 16 and 17 of the act of March 3, 1891 (26 Stats., 854), as amended by the act of February 21, 1893 (27 Stats., 470), and that said proof will be made before the U. S. Court Commissioner at Albuquerque, N. M., on the 7th day of February, 1906, viz: Juan Apodaca, for the lot 1, secs. 23 and 24, and lot 2, sec. 23, T. 7 N., R. 2 E.

He names the following witnesses to prove his actual continuous adverse possession of said tract for twenty years next preceding the survey of the township, viz: Benito Armijo, of Valencia, N. M.; Jesus Garcia, of Valencia, N. M.; Canuto Apodaca, of Valencia, N. M.; Tomas Martinez, of Valencia, N. M.

Any person who desires to protest against the allowance of said proof, or who knows of any substantial reason under the laws and regulations of the interior department why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

MANUEL R. OTERO, Register.

NOTICE FOR PUBLICATION.

(Small Holding Claim No. 1054.)
Department of the Interior, United States Land Office, Santa Fe, N. M., January 3, 1906.

Notice is hereby given that the following named claimant has filed notice of his intention to make final proof in support of his claim under sections 16 and 17 of the act of March 3, 1891 (26 Stats., 854), as amended by the act of February 21, 1893 (27 Stats., 470), and that said proof will be made before the United States court commissioner at Albuquerque, N. M., on the 15th day of February, 1906, viz: Abel Romero, for the S. H. C. No. 1054 in Secs. 13 and 24, T. 7 N., R. 2 E., and Secs. 18 and 19, T. 7 N., R. 2 E.

He names the following witnesses to prove his actual continuous adverse possession of said tract for twenty years next preceding the survey of the township, viz: Eracilio Garcia, of Peralta, N. M.; Jesus Garcia, of Valencia, N. M.; Meliton S. Otero, of Peralta, N. M.; Hilario Chavez, of Peralta, N. M.

Any person who desires to protest against the allowance of said proof, or who knows of any substantial reason under the laws and regulations of the interior department why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

MANUEL R. OTERO, Register.

NOTICE FOR PUBLICATION.

(Small Holding Claim No. 655.)
Department of the Interior, United States Land Office, Santa Fe, N. M., Dec. 29, 1905.

Notice is hereby given that the following named claimant has filed notice of his intention to make final proof in support of his claim under sections 16 and 17 of the act of March 3, 1891 (26 Stats., 854), as amended by the act of February 21, 1893 (27 Stats., 470), and that said proof will be made before the U. S. Court Commissioner at Albuquerque, N. M., on the 8th day of February, 1906, viz: Romulo Aragon y Baca, agent of Teresa Baca y Garcia de Aragon, for the Small Holding Claim No. 655, Sec. 25, T. 7 N., R. 2 E., and Sec. 30, T. 7 N., R. 2 E.

He names the following witnesses to prove his actual continuous adverse possession of said tract for twenty years next preceding the survey of the township, viz: Rafael Gurule, of Peralta, N. M.; Antonio Jose Aragon, of Valencia, N. M.; Gregorio Aragon, of Valencia, N. M.; Francisco Aragon y Baca, of Valencia, N. M.

Any person who desires to protest against the allowance of said proof, or who knows of any substantial reason under the laws and regulations of the interior department why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

MANUEL R. OTERO, Register.

NOTICE FOR PUBLICATION.

(Small Holding Claim No. 662.)
Department of the Interior, United States Land Office, Santa Fe, N. M., January 3, 1906.

Notice is hereby given that the following named claimant has filed notice of his intention to make final proof in support of his claim under sections 16 and 17 of the act of March 3, 1891 (26 Stats., 854), as amended by the act of February 21, 1893 (27 Stats., 470), and that said proof will be made before the United States court commissioner at Albuquerque, N. M., on the 15th day of February, 1906, viz: Juan Apodaca, for the lot 1, secs. 23 and 24, and lot 2, sec. 23, T. 7 N., R. 2 E.

He names the following witnesses to prove his actual continuous adverse possession of said tract for twenty years next preceding the survey of the township, viz: Benito Armijo, of Valencia, N. M.; Jesus Garcia, of Valencia, N. M.; Canuto Apodaca, of Valencia, N. M.; Tomas Martinez, of Valencia, N. M.

Any person who desires to protest against the allowance of said proof, or who knows of any substantial reason under the laws and regulations of the interior department why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

MANUEL R. OTERO, Register.

NOTICE FOR PUBLICATION.

(Small Holding Claim No. 617.)
Department of the Interior, United States Land Office, Santa Fe, N. M., January 3, 1906.

Notice is hereby given that the following named claimant has filed notice of his intention to make final proof in support of his claim under sections 16 and 17 of the act of March 3, 1891 (26 Stats., 854), as amended by the act of February 21, 1893 (27 Stats., 470), and that said proof will be made before the United States court commissioner at Albuquerque, N. M., on the 15th day of February, 1906, viz: Teodoro Sanchez de Vigil, for the S. H. C. No. 617, in lot 1 Secs. 25, 26, 35 and 36; lots 2 and 4, Sec. 26, and lot 3, Sec. 35, T. 7 N., R. 2 E.

He names the following witnesses to prove his actual continuous adverse possession of said tract for twenty years next preceding the survey of the township, viz: Juan Apodaca, of Valencia, N. M.; Benito Armijo, of Valencia, N. M.; Manuel Alarid, of Valencia, N. M.; Jesus Garcia, of Valencia, N. M.

Any person who desires to protest against the allowance of said proof, or who knows of any substantial reason under the laws and regulations of the interior department why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to cross-examine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant.

MANUEL R. OTERO, Register.

NOTICE FOR PUBLICATION.

(Small Holding Claim No. 586.)
Department of the Interior, United States Land Office, Santa Fe, N. M., January 2, 1906.

Notice is hereby given that the following named claimant has filed notice of his intention to make final proof in support of her claim under sections 16 and 17 of the act of March 3, 1891 (26 Stats., 854), as amended by the act of February 21, 1893 (27 Stats., 470), and that said proof will be made before the United States court commissioner at Albuquerque, N. M., on March 10, 1906, viz: Beatriz Moya de Sedillo, widow of Jesus Sedillo, deceased, for the S. H. C. No. 586, in lot 1, sec. 36, T. 7 N., R. 2 E., and sec. 31, T. 7 N., R. 2 E., and lot 2, sec. 36, T. 7 N., R. 2 E.

She names the following witnesses to prove her actual continuous adverse possession of said tract for twenty years next preceding the survey of the township, viz: Esteban Rael, of Valencia, N. M.; Bernardino Sedillo, of El Cerro,